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SEC. 7. It shall be unlawful for any person to throw, let fall, or permit to drop out of any window, or from any roof, porch, or other elevated place, any garbage, offal, ashes, paper, filth, fruit peelings or skins, or other useless waste material.

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SEC. 14. Wherever sewer connections are provided, it shall be unlawful for any person to discharge, throw, or pour any slops, wash, sink, or other filthy water, fluid, or matter into or on any alley, street, yard, or vacant lot.

Premises—Sanitary Care of. (Reg. Bd. of H., Nov. 26, 1913.)

SECTION 1. It shall be unlawful for the owner or other person responsible for any premises inhabited or occupied by human beings to permit any toilet fixtures, vault, cesspool, catch basin, waste or soil pipe, supply pipe, drain, rain spout, or any conductor of water or sewage to become so broken, faulty, obstructed, leaky, or neglected that the lives or health of the occupants or tenants may be endangered by remaining on or continuing to occupy said premises.

SEC. 2. It shall be unlawful for any person, firm, or corporation to permit the discharge of dust, smoke, fumes, steam, or other waste dirt or gas into the air so as to be a menace to the health, a nuisance, or inconvenience to neighboring individuals.

SEC. 3. No mat, carpet, rug, or cloth shall be shaken, beaten, exposed, or agitated in the open air so that dust or particles set in motion thereby will pass into any dwelling, house, or store, or into any yard where clothes are being dried, or become a nuisance to persons using the public sidewalk or street.

SEC. 4. It shall be unlawful for any person to maintain or permit to be maintained a room or rooms occupied by human beings in such a filthy, dirty, or neglected condition that the health of the occupant, occupants, or the community is thereby endangered.

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SEC. 8. It shall be unlawful for any person to expectorate or spit upon the floor of any factory, store, office, tenement house, rooming house, or other structure used as a workshop for labor or as the home of two or more families.

SEC. 9. It is hereby made the duty of the owner, agent, or person in charge of any premises within the city limits to provide a pure, uncontaminated water supply for the tenant or occupants of said premises, and, if the city water can not be installed, to provide a clean, uncontaminated cistern or well water, and to maintain the said cistern or well water in a clear, uncontaminated condition throughout the year.

SEC. 10. It is hereby made the duty of the owner or person having control of land on which water stagnates to keep thereupon a coating of kerosene or other crude oil sufficient for the destruction of the mosquito larvæ, or wiggletails, developing therein, during the months from May to October, inclusive.

SEC. 11. The owners or agents of unoccupied buildings or sheds in the city shall keep them closed at all times against persons who may enter and commit a nuisance therein.

SEC. 12. It shall be the duty of the owner, firm, corporation, lessee, or other person or persons responsible, to maintain the toilet fixtures and toilet rooms in factories, theaters, halls, and other public places in a clean, sanitary condition; to whiten and clean all badly discolored fixtures; to use disinfectants about the toilet room and in the fixtures; to provide paper and to provide an ample number of spittoons in the toilet room.

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SEC. 15. No person shall urinate, defecate, or commit any nuisance whatsoever in any doorway, hall, stairway, alleyway, street, passageway, yard, cellar, attic, or other place aside from the regular sanitary toilet fixtures.

SEC. 16. Whenever the contents of an abandoned or unused cistern, well, or other excavation become a nuisance because of the accumulation of stagnant water, garbage, or other foul product, it shall be the duty of the owner, agent, lessee, tenant, or other person responsible to abate the nuisance by cleaning and by filling the cistern, well, or excavation with clean earth or ashes.

SEC. 17. All nuisances and faulty conditions described and defined in the above paragraphs shall, when their existence is determined by the employees of the health department, be corrected, improved, or eliminated in accordance with the directions and to the satisfaction of the department of health under penalty as provided by law. (Board of Health Regulation No. 76.)

For violation of any regulation of the board of health of the city of Cincinnati, county of Hamilton, State of Ohio, prosecution proceedings may be brought against the owner, agent, lessee, occupant, tenant, firm, corporation, dealer, receiver, administrator, executor, or any other person, firm, or corporation responsible for such violation. (Board of Health Regulation No. 77.)